## **REMARKS**

In the action of October 18, 2005, the Examiner required an election between: claim group I, drawn to a solution; claim group II, drawn to an interlayer and a glazing; and claim group III, drawn to a method of making a solution.

In response to the Restriction Requirement, applicants elect, without traverse, to prosecute claim group II, claims 17-22 drawn to an interlayer and a glazing. This restriction is made without prejudice to presentation of later filed applications covering the remainder of the claims in the application.

Claim 17 was dependent, as written, from non-elected claim 1; therefore claim 17 has been amended to include the subject matter of claim 1, which has been cancelled herein. The claims of claim groups I and III, that is claims 1-16 and 23-27, have also been cancelled herein. Applicants also submit herewith new claims 28-42 which depend, directly or indirectly, from claim 17 of the elected claim group II. It is believed that these claims properly read on the elected invention. These claims contain subject matter based upon that of previously pending claims 2-16, amended to properly depend from claim 17 of claim group II. Therefore, it is believed that all of the pending claims are properly in claim group II, and consideration of all of the claims on file is respectfully requested.

Applicants further submit herewith an Information Disclosure Statement for consideration in the present application.

Favorable consideration of the application as amended is respectfully requested.

Respectfully submitted,

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